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(54) Title: USES OF WHITE CORN HYBRIDS

(57) Abstract: The present invention provides hybrid white corn that produces grain with novel compositional characteristics, such as, higher endosperm protein concentration and low levels of carotenoids. The compositional changes facilitate the use of an improved process for wet milling of white corn and improve the characteristics and performance of the products derived therefrom. A high protein, nearly carotene-free corn gluten meal and substantially pure starch are extracted from this white corn having a unique genotype, a unique kernel phenotype and advantage in the wet milling process is disclosed.

INTERNATIONAL SEARCH REPORT

International application No.

PCT/US02/09186

A. CLASSIFICATION OF SUBJECT MATTER IPC(7) : B02B 1/04; B02C 9/00 US CL : 426/481,483 According to International Patent Classification (IPC) or to both national classification and IPC							
Minimum documentation searched (classification system followed by classification symbols) U.S.: 426/481,483							
Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched							
Electronic data base consulted during the international search (name of data base and, where practicable, search terms used) STN (Agricola, Biosis, CaPlus, Embase), EAST (USPAT)							
C. DOCU	JMENTS CONSIDERED TO BE RELEVANT						
Category *	Citation of document, with indication, where appropriate, of the rel		Relevant to claim No.				
Y	US 4,106,487 A (RANDALL et al) 15 August 1978 (15.08.1978), entir	e document.	1-16				
Y	US 5,097,096 A (WILLIAMS) 17 March 1992 (17.03.1992), see entire	document.	1-16				
Further	documents are listed in the continuation of Box C. See pater	at family appay					
	1	nt family annex.	emotional filing date or				
"A" document be of parti	A" document defining the general state of the art which is not considered to be of particular relevance "X" document of particular relevance; the claimed invention cannot considered novel or cannot be considered to involve an invention.		the application but cited to derlying the invention claimed invention cannot be ered to involve an inventive				
"L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified) "Y" document of particular relevance; the claimed invention considered to involve an inventive step when the document of particular relevance; the claimed invention considered to involve an inventive step when the document of particular relevance; the claimed invention considered to involve an inventive step when the document of particular relevance; the claimed invention considered to involve an inventive step when the document of particular relevance; the claimed invention considered to involve an inventive step when the document of particular relevance; the claimed invention considered to involve an inventive step when the document of particular relevance; the claimed invention considered to involve an inventive step when the document of particular relevance; the claimed invention considered to involve an inventive step when the document of particular relevance; the claimed invention considered to involve an inventive step when the document of particular relevance; the claimed invention considered to involve an inventive step when the document of particular relevance; the claimed invention considered to involve an inventive step when the document of particular relevance; the claimed invention considered to involve an inventive step when the document of particular relevance; the claimed invention considered to involve an inventi			p when the document is h documents, such				
"O" document referring to an oral disclosure, use, exhibition or other means							
"P" document published prior to the international filing date but later than the							
Date of the actual completion of the international search O1 November 2002 (01.11.2002) Date of mailing of the international search report 13 DEC 2002							
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Commissioner of Patents and Trademarks Box PCT Washington, D.C. 20231 Facsimile No. (703)305-3230 Commissioner of Patents and Trademarks Dividin Kruse Celephone No. 703-308-0196							
Form PCT/ISA/210 (second sheet) (July 1998)							

INTERNATIONAL SEARCH REPORT

International application No.

PCT/US02/09186

Box	Box I Observations where certain claims were found unsearchable (Continuation of Item 1 of first sheet)			
This international report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons:				
1.		Claim Nos.: because they relate to subject matter not required to be searched by this Authority, namely:		
2.		Claim Nos.: because they relate to parts of the international application that do not comply with the prescribed requirements to such an extent that no meaningful international search can be carried out, specifically:		
3.	6.4(a).	Claim Nos.: because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule		
Box	П Оь	servations where unity of invention is lacking (Continuation of Item 2 of first sheet)		
		ional Searching Authority found multiple inventions in this international application, as follows: ontinuation Sheet		
1. 2. 3.		As all required additional search fees were timely paid by the applicant, this international search report covers all searchable claims. As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee. As only some of the required additional search fees were timely paid by the applicant, this international search report covers only those claims for which fees were paid, specifically claims Nos.:		
4.	⊠ ark on I	No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.: 1-16 Protest		

INTERNATIONAL SEARCH REPORT				
BOX II. OBSERVATIONS WHERE UNITY OF INVENTION IS LACT This application contains the following inventions or groups of inventions which a inventive concept under PCT Rule 13.1.				
Group I, claim(s), 1-16 drawn to a method of using white corn, specifically a hybrid between WEBF428C and a white corn inbred.				
Group II, claim(s) 17-29, drawn to a method for wet milling white corn.				
Group III, claim(s) 30-32, drawn to a method of selecting a white corn hybrid that is suitable for wet milling.				
Group IV, claim(s) 33-35, drawn to a white corn foodstuff.				
Group V, claim(s) 36 and 37, drawn to a method of producing a white corn end-product from a white corn seed having a grain component substantially free of I -carotene.				
Group VI, claim(s) 38 and 39, drawn to a method of producing a white corn end product from a white corn seed for milling based on a protein characteristic of the endosperm of the seed.				
Group VII, claim(s) 40-49, drawn to a method of making a hybrid white corn and hybrid white corn plant.	the product of the method and methods of using the			
Group VIII, claim(s) 50-52, drawn to a method of using white corn comprising w basis.	et milling a white corn seed on an identity preserved			
Group IX, claim(s) 53-56 and 58-59, drawn to a method of producing masa.	•			
Group X, claim(s) 57, drawn to a gluten produced from wet milling white corn has gluten.	aving a phosphorus level of less than 0.6% of said			
Group XI, claim(s) 60, drawn to a white corn kernel having starch granules in the said starch granules have a diameter less than 2 microns in the lower 25% of the l				
Group XII, claim(s) 61, drawn to a white corn kernel having starch granules in the of said starch granules have a diameter greater than 6 microns.	ne upper 25% of the kernel whereas more than 50%			
The inventions listed as Groups I-XII do not relate to a single general inventive or Rule 13.2, they lack the same or corresponding special technical features for the In the instant case the method of using white corn at Group I does not require the has different method steps, different starting materials and different end products and IX. In addition, the products of Groups IV, X, XI and XII are compositional instant claims do not relate to a single general inventive concept under PCT Rule products lack the same or corresponding special technical feature as required under	following reasons: product of the method of claim 30 (Group III) and than the method of Groups II, III, V, VI, VII, VIII ly and functionally distinct products. Hence, the 13.1 because the different methods and different			

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